May 30, 2001

IN RE: DOCKET NO. 2001-65-C - BellSouth UNE

A COPY OF BELLSOUTH'S RESPONSES TO THE SC CABLE TELEVISION ASSOCIATION'S INTERROGATORIES (SET NO. 1) HAS BEEN DISTRIBUTED TO THE FOLLOWING:

Chief, McDaniel	
D. Lacoste	
Legal (2)	
Audit Dept.	
Research Dept.	
200	



Post Office Box 752
Columbia, South Carolina 29202-0752
Telephone: 803/401-2900
Fax: 803/254-1731
E-mail: caroline.watson@bellsouth.com

IPager: cwatson2@imcingular.com

Caroline N. Watson General Counsel - South Carolina

Street Address: 1600 Williams Street, Suite 5200 Columbia, South Carolina 29201

May 30, 2001

The Honorable Gary E. Walsh Executive Director Public Service Commission of SC Post Office Drawer 11649 Columbia, South Carolina 29211



Re: Generic Proceeding to Establish Prices for BellSouth Telecommunications, Inc.'s Interconnection Services, Unbundled Network

Elements and Other Related Elements and Services

Docket No.: 2001-65-C

Dear Mr. Walsh:

Enclosed for filing please find the original and 15 copies of BellSouth's Responses to the South Carolina Cable Television Association's First Set of Interrogatories in the above-referenced matter.

By copy of this letter, I am serving these responses upon all parties of record.

Sincerely,

Caroline N. Watson

CNW/nml

Enclosure

cc: All Parties of Record

3 0 2001

BellSouth Telecommunications, Inc.

South Carolina Public Service Commission

Docket No. 2001-65-C

SC Cable Television Assoc. – 1st Interrogatories

May 15, 2001

Item 1-1

Page 1 of 1

REQUEST: In Docket No. 97-374-C, BellSouth's South Carolina Rate and Cost

Analysis included a rate element section entitled *J2*, *Access to Poles*, *Ducts*, *Conduits*, *and Rights-of-Way*. Is BellSouth proposing any changes in the rates approved for access to poles, conduits and innerduct in Order

No. 98-214 in Docket No. 97-374-C?

RESPONSE: No, because Poles, Ducts, Conduits, and Rights-of-Way are not unbundled

network elements. Rates for Poles, Duct, Conduits, and Rights-of-Way are established using the FCC's formula, comport with BellSouth's obligation under section 224 of the Act, and are contained in Appendix I

of the Standard License Agreement.



BellSouth Telecommunications, Inc.
South Carolina Public Service Commission
Docket No. 2001-65-C
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May 15, 2001
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REQUEST: If BellSouth does not intend to maintain the same rates approved for

access to poles, conduits, and innerduct as approved in Order No. 98-214, please identify the Cost Reference Numbers in the South Carolina Rate Sheet submitted as Exhibit CKC-1, dated February 16, 2000, Revised April 25, 2001, to the testimony of Cynthia K. Cox for these items.

RESPONSE: See response to Item No. 1-1. Rates for Poles, Ducts, Conduits, and

Rights-of-Way are not contained in Exhibit CKC-1.

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REQUEST: Do you agree that your rates for pole attachments in South Carolina are

controlled by the Federal Communications Commission formula?

RESPONSE: Yes.

STATE OF SOUTH CAROLINA)

CERTIFICATE OF SERVICE

COUNTY OF RICHLAND)

The undersigned, Nyla M. Laney, hereby certifies that she is employed by the Legal Department for BellSouth Telecommunications, Inc. ("BellSouth") and that she has caused BellSouth's Responses to the South Carolina Cable Television Association's First Set of Interrogatories to be served by placing such in the care and custody of the United States Postal Service, with first-class postage affixed thereto and addressed to the following this May 30, 2001:

Elliott F. Elam, Jr., Esquire S. C. Department of Consumer Affairs 3600 Forest Drive, 3rd Floor Post Office Box 5757 Columbia, South Carolina 29250-5757 (Consumer Advocate)

Francis P. Mood, Esquire Haynsworth Sinkler & Boyd Post Office Box 11889 Columbia, South Carolina 29211-1889 (AT&T)

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Carolyn C. Matthews, Esquire
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(MCI WorldCom Network Service, Inc.
MCI WorldCom Communications and
MCImetro Access Transmission Services,
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Myla M. Largey